1 2 3 4 5 6 7 8 9 10 11	STEPHEN C. STEINBERG (SBN 230656)  ssteinberg@bzbm.com  TIFFANY S. HANSEN (SBN 292850)  thansen@bzbm.com  BARTKO ZANKEL BUNZEL & MILLER  A Professional Law Corporation One Embarcadero Center, Suite 800 San Francisco, California 94111 Telephone: (415) 956-1900 Facsimile: (415) 956-1152  MARK S. PALMER (SBN 203256)  mark@palmerlex.com 4 Meadow Drive Mill Valley, CA 94941 Telephone: (415) 336.7002 Facsimile: (415) 634-1671  Attorneys for Defendants and Counter-Claimants PAUL REICHE III and ROBERT FREDERICK FORD	JOSEPH R. TAYLOR (SBN 129933)  jtaylor@fkks.com  JESSSICA R. MEDINA (SBN 302236)  jmedina@fkks.com  FRANKFURT KURNIT KLEIN & SELZ PC 2029 Century Park East, Suite 1060 Los Angeles, CA 90067 Telephone: (310) 579 9600 Facsimile: (310) 579 9650  Attorneys for Counter-Defendants GOG LIMITED and GOG POLAND SP. Z.O.O.
12	UNITED STATES	DISTRICT COURT
13	NORTHERN DISTRICT OF CAL	LIFORNIA, OAKLAND DIVISION
14		,
15	STARDOCK SYSTEMS, INC.,	Case No. 4:17-CV-07025-SBA
16	Plaintiff,	STIPULATION REGARDING SERVICE
17	v.	OF SECOND AMENDED
18	PAUL REICHE III and ROBERT FREDERICK FORD,	COUNTERCLAIM AND SUMMONS ON COUNTER-DEFENDANTS GOG LIMITED AND GOG POLAND SP. Z.O.O.
19	Defendants.	AND DEADLINE TO RESPOND PURSUANT TO LOCAL RULE 6-1(a)
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21	PAUL REICHE III and ROBERT FREDERICK FORD,	DEMAND FOR JURY TRIAL
22	,	
23	Counter-Claimants,	
24	V.	
25	STARDOCK SYSTEMS, INC., GOG LIMITED, GOG POLAND SP. Z.O.O., and	
26	VALVE CORPORATION,	
27	Counter-Defendants.	
28		

Case No. 4:17-CV-07025-SBA

2635.000/1356082.1

1	Defendants and Counter-Claimants Paul Reiche III and Robert Frederick Ford		
2	(collectively, "Reiche/Ford") and Counter-Defendants GOG LIMITED and GOG POLAND SP.		
3	Z.O.O. (collectively, "GOG") by and through their counsels of record hereby jointly stipulate as		
4	follows:		
5	WHEREAS, Reiche/Ford filed their Second Amended Counterclaim ("SAC") naming		
6	GOG as Counter-Defendants on October 15, 2018 (Dkt. 71);		
7	WHEREAS, the Court issued a Summons for the SAC to GOG on October 18, 2018 (Dkt		
8	74);		
9	WHEREAS, Reiche/Ford contend that GOG was served with the Summons and SAC		
10	through its agents on October 18 and/or 29, 2018;		
11	WHEREAS, GOG contends that Reiche/Ford's purported service attempts on October 18		
12	2018 and October 29, 2018 were insufficient, and that in order to properly and effectively serve		
13	the Summons and SAC on GOG, Reiche/Ford must comply with the Hague Convention on the		
14	Service Abroad of Judicial and Extrajudicial Documents in Civil or Commercial Matters;		
15	WHEREAS, Reiche/Ford and GOG previously agreed to extend the deadline for GOG to		
16	respond to the SAC to December 7, 2018 (Dkt. 81);		
17	WHEREAS, Reiche/Ford and GOG desire to avoid the Court having to hear and decide a		
18	motion challenging Reiche/Ford's attempted service of process on GOG, resolve any and all		
19	issues relating to service of process on GOG, and further extend the deadline for GOG to respond		
20	to the SAC; and		
21	WHEREAS, the change set forth below will not alter the date of any event or deadline		
22	already fixed by Court order.		
23	THEREFORE, REICHE/FORD AND GOG HEREBY FURTHER STIPULATE AS		
24	FOLLOWS:		
25	1. GOG agrees to accept service of the Summons and SAC and any future filings or		
26	discovery in this action through its above-named counsel, and that service of the Summons and		
27	SAC shall be deemed effective on January 7, 2019; and		

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1	2. Reiche/Ford agree the	pat GOG shall have until January 28, 2019 to file and serve a
2	response to the SAC.	
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4	DATED: December 5, 2018	BARTKO ZANKEL BUNZEL & MILLER A Professional Law Corporation
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7		By: /s/ Stephen C. Steinberg Stephen C. Steinberg
8		Attorneys for Defendants and Counter-Claimants PAUL REICHE III and ROBERT FREDERICK FORD
10		TORD
11	DATED: December 5, 2018	FRANKFURT KURNIT KLEIN & SELZ PC
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13		Dyr. //X : D M II
14		By: /s/ Jessica R. Medina  Jessica R. Medina
15		Attorneys for Counter-Defendants GOG LIMITED and GOG POLAND SP. Z.O.O.
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1 **ECF ATTESTATION** 2 I, Stephen C. Steinberg, am the ECF User whose ID and password are being 3 used to file this STIPULATION REGARDING SERVICE OF SECOND 4 AMENDED COUNTERCLAIM AND SUMMONS ON COUNTER-5 DEFENDANTS GOG LIMITED AND GOG POLAND SP. Z.O.O. AND 6 DEADLINE TO RESPOND PURSUANT TO LOCAL RULE 6-1(a), concurrence 7 in and authorization of the filing of this document has been obtained from Jessica R. 8 Medina, counsel for Counter-Defendants GOG Limited and GOG Poland SP. 9 Z.O.O, and I shall maintain records to support this concurrence for subsequent 10 production for the Court if so ordered or for inspection upon request by a party. 11 12 DATED: December 6, 2018 BARTKO ZANKEL BUNZEL & MILLER 13 A Professional Corporation 14 15 By: /s/ Stephen C. Steinberg 16 Stephen C. Steinberg 17 Attorneys for Defendants PAUL REICHE 18 III and ROBERT FREDERICK FORD 19 20 21 22 23 24 25 26 27 28

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